

JUL 24 2018

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IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF VIRGINIA  
Charlottesville Division

JASON KESSLER, )  
Plaintiff, )  
v. ) Civil Action No. 3:18cv00015  
CITY OF CHARLOTTESVILLE, )  
et. al., )  
Defendants. )

**STIPULATION AS TO SCOPE OF TESTIMONY OF VIRGINIA STATE  
POLICE SERGEANT ERIC GOWIN**

COMES NOW the Virginia Department of State Police (the "Department"), by counsel, counsel for the Plaintiff Jason Kessler, and counsel for Defendants, and agree and stipulate to the following regarding the testimony of Virginia State Police Sergeant Eric Gowin in the above matter on July 24, 2018, consistent with the Plaintiff's proffered reason for subpoenaing Sgt. Gowin to testify:

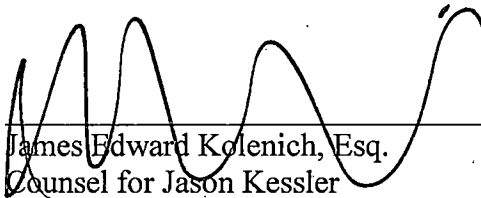
1. Sgt. Gowin's testimony will be limited in scope to the discussion he had while meeting with Mr. Kessler on July 11, 2018 in Washington D.C. to discuss the Washington, D.C. demonstration, where Sgt. Gowin and Mr. Kessler discussed, if Mr. Kessler is granted a permit to demonstrate in Charlottesville, VSP's possible assistance with logistics of Mr. Kessler's movements during a Charlottesville demonstration, to include whether Kessler provided names of threats to Sgt. Gowin; and

2. Sgt. Gowin is not employed in a position or rank to bind Virginia State Police regarding commitment of personnel or resources to any demonstration that occurs in Charlottesville or elsewhere.

**SEEN AND AGREED TO:**



\_\_\_\_\_  
Michael A. Jagels, Esq.  
Senior Assistant Attorney General



\_\_\_\_\_  
James Edward Kolenich, Esq.  
Counsel for Jason Kessler



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John Longstreth, Esq.  
Counsel for the City of Charlottesville